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REPORT ON THE
FILING OR DETERMINATION OF AN
ACTION REGARDING A PATENT OR
TRADEMARK

In Compliance with 35 § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Northern District of California on the following Patents or Trademarks:

DOCKET NO. CV 09-01531 RS	DATE FILED 4/7/2009	U.S. DISTRICT COURT 280 South First Street, Rm 2112, San Jose, CA 95113
PLAINTIFF ELAN MICROELECTRONICS CORPORATION	DEFENDANT APPLE, INC.	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 5,825,382		SEE ATTACHED COMPLAINT
2 7,274,353		
3		
4		
5		

In the above—entitled case, the following patent(s) have been included:

DATE INCLUDED	INCLUDED BY <input type="checkbox"/> Amendment <input type="checkbox"/> Answer <input type="checkbox"/> Cross Bill <input type="checkbox"/> Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
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In the above—entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

CLERK Richard W. Wiekling	(BY) DEPUTY CLERK Betty Walton	DATE April 8, 2009
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Copy 1—Upon initiation of action, mail this copy to Commissioner Copy 3—Upon termination of action, mail this copy to Commissioner
 Copy 2—Upon filing document adding patent(s), mail this copy to Commissioner Copy 4—Case file copy

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RICHARD W. WIEKING
U.S. DISTRICT COURT

7 Attorneys for Plaintiff
ELAN MICROELECTRONICS CORPORATION

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

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Plaintiff Elan Microelectronics Corporation (“Elan”) hereby complains against defendant Apple, Inc. (“Apple”) and alleges as follows:

PARTIES

1. Elan is a corporation organized and existing under the laws of Taiwan, R.O.C. with a place of business at No. 12, Innovation 1st Road, Science Based Industrial Park, Hsinchu Taiwan R.O.C.
2. Elan is the owner of all right and title to United States Patent No. 5,825,352 ("the '352 patent) entitled "Multiple Finger Contact Sensing Method for Emulating Mouse Buttons and Mouse Operations on a Touch Sensor Pad."

1 3. Elan is the owner of all right and title to United States Patent No. 7,274,353 ("the '353
2 patent") entitled "Capacitive Touchpad Integrated With Key and Handwriting Functions."

3 4. Upon information and belief, Defendant Apple is a corporation organized under the laws
4 of the State of California and has its principal place of business at 1 Infinite Loop, Cupertino, CA 95014
5 and is doing business in this judicial district.

JURISDICTION AND VENUE

7 5. This is a patent infringement action arising under the patent laws of the United States, 35
8 U.S.C. §1, *et seq.* This Court has jurisdiction over the subject matter under 28 U.S.C. §§1331 and
9 1338(a).

10 6. Venue is appropriate in this district under 28 U.S.C. §§1391(b) and 1400(b) because
11 defendant Apple resides in this district, has a regular place of business in this district and has committed
12 acts of patent infringement in this district.

THE DISPUTE

14 7. Elan is a worldwide leader in the research and development of products that enable
15 Smart Human-Machine Interface (“HMI”) solutions. Such solutions include Elan’s capacitive
16 touchpads and transparent touchpads, such as its Smart-Pad – the Magic of Multifinger™ which
17 incorporate Elan’s proprietary eFinger™ and eStylus™ technologies. Elan and its predecessors
18 pioneered the use of touchpad gestures involving multiple simultaneous finger touches for input devices,
19 and touchscreens that easily switch between key and handwriting input modes.

20 8. Various multi-finger applications have been implemented in computer laptops, mobile
21 phones and digital media players. The '352 patent is a fundamental patent to the detection of multiple
22 fingers on a touchpad or touch-sensitive input device to enable the detection and use of multi-finger
23 gestures in various applications. The invention of the '352 patent is embodied in Elan's Capacitive
24 Touchpad Multi-Finger Solution.

25 9. Apple designs, markets and sells computer and consumer electronics products including
26 capacitive finger sensing input devices. These include at least the Apple iBook, PowerBook and
27 MacBook portable computers, iPhone “smart” mobile phones and iPod Touch digital media player
28 devices. Each of these devices includes a touch-sensitive input device capable of detecting the

1 simultaneous presence of two or more fingers or other capacitive objects using the structure and
2 methods claimed in the '352 patent. Apple has been on notice of its infringement of the '352 patent
3 since early 2007 and has continued to utilize the '352 patent invention without authorization. In
4 addition, the Apple iPhone and iPod Touch also permit users to switch the capacitive touchscreen
5 between keyboard and handwriting modes, and thus fall within the scope of the '353 patent.

6 **FIRST CLAIM**

7 **(Infringement - 35 U.S.C. § 271)**

8 10. Plaintiff repeats and re-alleges Paragraphs 1 through 9 immediately above.

9 11. Apple is now and has been directly and/or indirectly infringing the '352 patent by the sale
10 of at least its iBook, MacBook, iPhone and iPod Touch products in this district and elsewhere in the
11 United States.

12 12. As a result of Apple's infringement, Apple is liable to Elan for damages pursuant to 35
13 U.S.C. §284.

14 13. Apple's infringement of the '352 patent has caused, and unless preliminarily and
15 permanently enjoined, will continue to cause Elan irreparable harm.

16 14. Apple's infringement of the '352 patent is and has been willful.

17 15. As a result of at least Apple's willful infringement this is an exceptional case pursuant to
18 35 U.S.C. §285.

19 **SECOND CLAIM**

20 **(Infringement – 35 U.S.C. §271)**

21 16. Plaintiff repeats and re-alleges Paragraphs 1 through 15 immediately above.

22 17. Apple is now and has been directly and/or indirectly infringing the '353 patent by the sale
23 of its iPhone and iPod Touch products in this district and elsewhere in the United States.

24 18. As a result of Apple's infringement, Apple is liable to Elan for damages pursuant to 35
25 U.S.C. §284.

26 19. Apple's infringement of the '353 patent has caused and, if not enjoined, will continue to
27 cause Elan irreparable harm.

28 20. On information and belief, Apple's infringement of the '353 patent is and has been

1 willful.

2 21. As a result of at least Apple's willful infringement this is an exceptional case pursuant to
3 35 U.S.C. §285.

4 **PRAYER FOR RELIEF**

5 WHEREFORE, Elan prays for judgment:

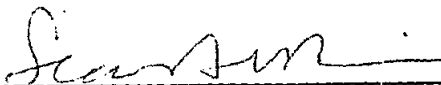
6 1. that Apple infringes, directly and/or indirectly, one or more claims of the '352 patent;
7 2. that Apple infringes, directly and/or indirectly, one or more claims of the '353 patent;
8 3. that Apple be temporarily and permanently enjoined from any further infringement;
9 4. that Apple is liable to Elan for monetary damages, no less than a reasonable royalty;
10 5. for enhanced damages up to treble Elan's actual damages;
11 6. that this is an exceptional case and therefore that Apple pay Elan's costs, expenses and
12 attorneys fees incurred in this matter; and

13 7. granting such other and further relief as the Court my deem just and appropriate.

14
15 Dated: April 7, 2009

Respectfully submitted,

16 ALSTON + BIRD LLP

17 By: 

18 Sean P. DeBruine

19 Attorneys for Plaintiff
20 ELAN MICROELECTRONICS CORPORATION

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DEMAND FOR JURY TRIAL

Plaintiff Elan Microelectronics Corporation hereby demands a jury trial for all issues so triable.

Dated: April 7, 2009

Respectfully submitted,

ALSTON + BIRD LLP

By: Sean P. DeBruine
Sean P. DeBruine

Attnorneys for Plaintiff
ELAN MICROELECTRONICS CORPORATION

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